

REMARKS

In response to the Official Action of December 31, 2003, claims 1, 2 and 8-13 have been cancelled, claims 3-7 are amended and new claims 14-17 are presented herewith. Claim 14 is a new independent claim in substitution for previously submitted independent claims 1 and 2. In view of the fact that claim 2 is cancelled in view of the newly submitted independent claim 14, claims 8-13 previously dependent thereon have been cancelled in order to avoid duplicative claims with respect to currently pending amended claims 3-7.

Referring now to paragraphs 2-4 of the Official Action, it is respectfully submitted that newly submitted claim 14 is neither disclosed nor suggested by US Patent No. 6,041,229 (Turner). As discussed at paragraph 4 of the Official Action, Turner discloses a radio telephone for transferring information from a first radio telephone to a second radio telephone having first communication means for communicating with the first radio telephone and a second communication means for communicating with the second radio telephone, as well as data transfer means for communicating between the first and second communication means and operable under the control of a second radio telephone for reading information from the first radio telephone. Turner therefore discloses a system for transferring or copying information from a first radio telephone to a second radio telephone which, as shown in Figure 1 thereof. It specifically comprises a data transfer unit 1 having first and second communication ports 12 and 13 for connecting a first and second radio telephone 2, 3. This transfer unit has a processor 10 and memories 11 and 12 that correspond to memories 22 and 23 in the first radio telephone and similar memories 32 and 33 in the second radio telephone. The system shown in Turner is used for copying information stored in the first radio telephone, including the phone directory, and user selected settings (names, etc.) to a second radio telephone 3 in case the first radio telephone is defective so that the user does not need to enter all of the information and settings into the replacement radio telephone (see column 3, lines 7-33).

In particular, Turner is completely silent about the direct use of information stored in the first radio telephone with the second radio telephone but only discloses copying of information from the first radio telephone to the second radio telephone, particularly in situations where the

first radio telephone becomes defective and it is desired to transfer stored telephone numbers and the like from the first radio telephone to the second radio telephone. In contrast, the present invention as disclosed and claimed in newly submitted independent claim 14 is directed to a system that comprises a mobile telephone and at least one device (such as a car radio shown in Figures 1 and 2, an electrically adjustable vehicle seat as shown in Figure 3 or a car hands-free system for a mobile telephone) wherein the memory of the mobile telephone used for storing telephone numbers is also able to store individual values that represent modifiable settings for use in the at least one device. The present invention is further directed to the use of a keyboard associated with the mobile telephone for addressing its memory as well as an interface for communicating the individual values that represent modifiable settings for transfer to the at least one device. Furthermore, the at least one device is connectable to the mobile telephone via an interface for addressing the memory in the mobile telephone so as to transfer the individual values of the modifiable settings from the memory in the mobile telephone to the memory of the at least one device; thereby allowing the settings associated with the at least one device to be modified based upon the information stored in the memory of the mobile telephone. Turner in no way discloses or suggests using the transfer of information from a first radio telephone to a second radio telephone for purposes of adjusting modifiable settings associated with the second radio telephone. Therefore, although there is copying of information from one radio telephone to the second, that does not disclose or suggest the transferring of information from a mobile telephone to a device which has modifiable settings therein, such that the modifiable settings can have individual values changed based upon information stored in the mobile telephone. It is therefore respectfully submitted that newly submitted claim 14 is neither disclosed nor suggested by Turner. Therefore, the dependent claims thereto, including claims 3-7 and newly submitted claims 15-17, are believed to be distinguished over Turner.

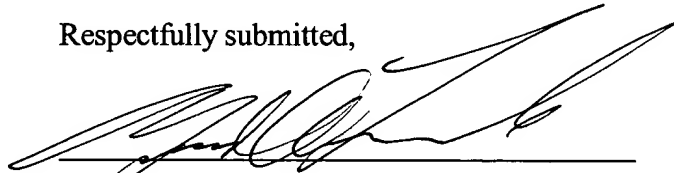
It should further be noted that newly submitted claim 15 is particularly directed to a system wherein the at least one device is a car hands-free unit and wherein one modifiable setting is the switch-off-time that the hands-free unit is operational after the car is turned off. This is disclosed in the application as submitted (see page 5, lines 19-26). It should further be noted that the phrase "Tracking time" used in the recited paragraph at page 5 has been amended

to "call-ready time" so as to correspond with that phrase as specifically set forth at page 5, line 21. Corresponding amendment to Figure 2 regarding the phrase "Tracking time" to the phrase "call-ready time" is also submitted in the enclosed proposed new Figure 2. This claim is not suggested by Turner. Similarly, newly submitted claims 16 and 17, which are respectively directed to modifiable settings associated with an electrically adjustable driver seat and a motor vehicle radio, are not suggested by Turner.

It is therefore respectfully submitted that the rejections of claim 3 at paragraph 6 of the Official Action, claim 4 at paragraph 7 of the Official Action, claim 5 at paragraph 8 of the Official Action, claim 6 at paragraph 9 of the Official Action and claim 7 at paragraph 10 of the Official Action are overcome in view of the dependence of these claims from newly submitted claim 14, which as previously noted is believed to be distinguished over Turner. The rejection of claims 2 and 8-13 is moot since these claims have now been cancelled.

It is therefore respectfully submitted that the present application as amended is in condition for allowance, and such action is earnestly solicited.

Respectfully submitted,



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